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S. D. OF FLA. - FT. PIERCE

UNITED STATES DISTRICT COURT SOUTHERN DISTRCT OF FLORIDA

CASE NO - 24-80116- CR - AMC

UNITED STATES OF AMERICA

VS

RYAN WESLEY ROUTH

Defendant

Defendants Response to modify the Jury Instructions to Match the 11 th Circuit Pattern Instructions Using 047

We request in count onde/one and two to adhere to the 11th Circuit

Pattern Instructions(047)-specifically number (@ (2) which states-

(2) "When the Defendatn took that step, (he)(she) intended to kill the victyim."

Attempted murder requires proof of a specific intent to kill a victim. Recklessness and wanton deneut conduct, grossly deciating from a reasonable standard of care such that the Defendant was aware of teh serious risk of death, will not suffice as proof of an intent to kill. Braxton V Uniteed States 500 U.S. 344, 351 N.1, 111 S. Ct 1854, 1859, N.1, 114L. Ed. 2d 285 (1991) (faAlthough a murder may be committed without an intent to kill, an attempt to commit murder requires a specific intent to kill.") United States V Kwong, 14 F.3d 189, 194-95 (2nd Cir. 1994)

If we can please ensume to make this extremely clear to the jumy in the instrucitons please.

Ryan Westlyey Wesley Routh #35967511 P O Box 019120 Miami Fl 33101

Ty. F. J.C.